

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

On April 24, 2012, Daniel J. Quattrini, a Nevada prisoner, submitted a handwritten document that he had styled “notice of appeal” as well as a copy of a Nevada Supreme Court docket (*see* attachments to ECF #1) that appears to correlate with a state postconviction petition. On May 29, 2012, he both paid the filing fee and filed an application to proceed *in forma pauperis*. He also submitted a handwritten document, not on the court-approved form, that he has styled first amendment petition of habeas corpus ad subjiciendum (ECF #4-1). The Local Rules require plaintiffs appearing in *pro se*, such as this plaintiff at this time, to file all of their complaints and petitions on the court’s approved forms.

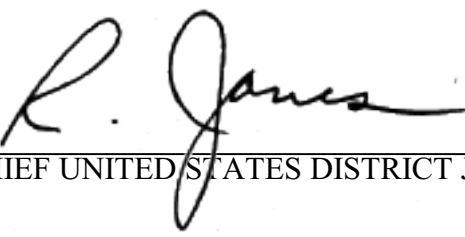
IT IS THEREFORE ORDERED that plaintiff's application to proceed *in forma pauperis* (ECF #4) is **DENIED** as moot.

IT IS FURTHER ORDERED that within thirty (30) days of the date of entry of this order, petitioner shall file a petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254 on the court-approved form.

1 **IT IS FURTHER ORDERED** that the Clerk shall **SEND** to petitioner (1) the approved
2 form for a petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254 and (2) the document
3 "Information and Instructions for filing a Petition for Writ of Habeas Corpus pursuant to 28 U.S.C. §
4 2254.

5 **IT IS FURTHER ORDERED** that failure to comply with this order may result in
6 dismissal of this action.

7 DATED this 7th day of June, 2012.

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12 CHIEF UNITED STATES DISTRICT JUDGE
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